dopted (By Board of Aldermen, amended by strik' he words "Street Commissioner," and in hereof the words "Croton Board.") Which was concurred in. Resolution of Board of Councilmen as followed the street of the street and directed to draw his warrant in the companion of Board of Councilmen as followed and directed to draw his warrant in trustees of the Congregation of Beth Hami um of \$135 02 with interest, as a donation rustees to redeem the property of said congression. nent; and whereas the action of Presuparing people of the defenceless and despairing people of the last are the defenceless and despairing people of the last are now repertant and solicitous of returning to their allegiance) from the dreaded result of the vindictiveness of the dominant faction in the present Congress, who were seem dominant faction in the present Congress, who were seem dominant faction and the present Congress who were seem to the contract of the freedominant faction in the present Congress. ustees to redeem the property of said congregation for for for the year 1838, the amount to be charged Comptroller to the account of donations. In Board of Aldermen, January 22, the con-

Report of Committee on Donations and Chool of concurring with the Board of Alderman in Resolved, That

to ferry established between the foot of Eig ew York, and the village of Astoria, Lon ove the landing or terminus of said ferry ighty-sixth street aforesaid to a point at or

ved, That a free hydrant be placed in Fourth avenue, included atreet, immediately, under the direction of the Aqueduct Department. In was adopted by the following vote:

In was adopted by the following vote:

Markowski & Control & Contr

in list, and not before appropriated.
Which was concurred in by the following Affirmative—Councilmen Keenan, Long Robinson, O'Brien, Kenney, Costelle, Hai Koster Watts, Keech, Green, White, Tyng, Thomas, Halloran, Roberts, Pulls Imlay—24.

tion as follows:—
Resolved. That the Compiroller be and he is hereby enorized and directed to draw his warrant in favor of E. F. orrough, Treasurer of the Church of the Immaculate Compilon, for the sum of \$123 43, to enable him to pay assemble and the said the said church properly, and charge the same

A oster, White, Thom. **a, Pullman, Heitrick and Imhay—16.
Councilman Herrauca offered the following resolution:—
Resolved, That a specia. **committee of three be appointed to draft resolutions endorsing the action of Andrew Johnson, President of the United States, in veloting the so-called Freedmen's Bureau bia.

Which was adopted by the following ***** **Councilmen Keenan, Long, Schoom, Piyou, Affirmative—Councilmen Keenan, Long, Schoom, Piyou, Robinson, O'Brien, Keeney, Costello, Kosker, Keech, Green.
Mackay, Halloran, Roberts and Heitrick—15.
Negative—Councilmen Hartman, Brinkman, Watts, White, Selloyu, Tyng, Thomas, Pullman and Imlay—9.
The Passinger subsequently announced as such committee—Councilmen Very Koster. Waits, heron, Roberts, a Trug Thomas, Halloran, Roberts, a Trug Thomas, Halloran, Roberts, a Report of Committee on Roads in favor of adopting. Resolved, That 119th street, from Third to Fourth are Be regulated and grated, curbed and guitered and flag space four fort wide, where necessary, under the dire of the Street Commissioner.

Which was adopted by the fellowing vote:

Afternative—Councilmen Keenan, Long, Stacom, F. Afternative—Councilmen Keenan, Long, Stacom, F. Afternative—Councilmen Keenan, Ernstman, K.

nellmen Keenan, Long, Robinson, K

lows:—
Resolved, That the assersment list for paving Third avenue, from Pifty-sixth to Eighty-sixth street, with frap block pavement, confirmed November 2, 1865, be and the same thereby corrected in the following particular, viz.: that the sum of \$198 25 be and the same is hereby remitted pro rata, from but known as ward Nos. 35, 3055 and 35, in block No.

dredge Fullon Market and Free Treer.
Which was laid over.
Which was laid over.
Report of the Committee on Wherves, Piers and Slips, to raise and repair pier foot of Hath street, Harlem river.
Which was laid over.

Which was laid over.

Resolved, That the sidewalk on the north side of Fourteenth street, between firm and second avenues, he fing
and where presented, ander the direction of the Street Com-

missioner.

Sorrous again manners.

Councilman Macass mored that the Committee on Donations and Charities be discharged from the further consideration of resolution as follows:

Resolved, That the Comptroller be and he is hereby authorized and directed to draw a warrant in favor of the Trustees of the congregation of Beth Hamidrash, for the rum, of \$3150 Cit. with interest, as advantants to enable said trustees for taxes for the year 1900, the amount to be charged by the Comptroller to the account of donations.

carvass of the December election, and charge the same to election expenses. Which was carried. The paper was then laid over. Report of Committee on Sewers, to build culvert, &c., at the northwest and southeast corners of arenue D and Fourth

Affirmative—Aldermes Moore, Coman, Norton, Plyna, Shannda, Er, Ripers, Relly, Brice, Loow, Masterson, Varnum, O'brien McGinnis and Van Yoortst-16.
Resolved, That the pay of the cartmen employed in cleaning the public markets be and it is hereby increased to the sum of four dollars per day, to date from the passage of this scaletter.

Ing the pusses and of the following vote:—
resolution.
Which was adopted by the following vote:—
Affirmative—Aidermen Moore, Counan, Norton, Flynn,
Shannon, Ely, Reilly, Brice, Loew, Varnum, O'Brien, McGinnis and Van Voorhis—13.
Regative—Aiderman Gedney—1.
The Pussipary here announced as the special committee of
three appointed pursuant to resolution adopted in relation
to the executive duties of the City Inspector's Department,
Aidermen Ely, Loew and Norton.
On motion the Board then adjourned, and the Pausipary
announced that the Board stood adjourned until Monday
next, 5th proximo, at 2 o'clock P. M.

D. T. VALENTINE, Cierk.

Board of Councilmen.

OFFICIAL.
STATED SESSION—Morpay, Feb. 26-3 P M.
The Board met, pursuant to adjournment, in their chamer, No. 16 Cit Hall.
Freent—J. Wilson Green, Esq., President, in the chair,

By Councilman KERNAN—
RESOLUTIONS.

Resolved, That the Street Commissioner be and he is hereby authorized and directed to place a gas lamp at the Water Which was adopted.

Which was adopted.

Which was adopted.

duct board, and adopted by the following vote:—
ich w. a adopted by the following vote:—
rmative—Addenmen Moore, Coman, Norton, Flynn,
son, tiedn. F. Br. Ryers, Reilly, Brice, Loew, Masterfarmum, O'Brich, Mediants and Van Voorhis-floori
of Committee on Streets in favor of adopting reso

resolution, as amended, was then adopted by the rotary voics—Aldermen Moore, Coman, Norton, Flynn, non, Gedney, Eiy, Hyers, Reilly, Brice, Loew, Masterport of Committee on Whates an Woorles—16, port of Committee on Whates and Woorles—16, or of adopting resolution, as follows: lever and Silps, in solved, That the Street Commissioner be and he is hereathorized and directed to advertise far, proposals for ing in proper repair the piers foot of Twehly eighth and ty-seventh atreets, North river, but was adopted by the following vote:—Srmative—Aldermen Moore, Cuman, Norton, Flynn, mon, Gedney, Ely, Byers, Reilly, Brice, Loew, Master-Varnum, O'Brica, McCilmis and Van Voorhis—16, eport of Committee ou Roads in favor of adopting resolution of the state of th

approved by the Mayor, De-

se extended and repealed.
Aiderman FLYNN moved to lay the subject on the table.
Which was lost by the following vote:—
Affirmative—Aidermen Moore, Coman, Flynn, Shannon,

amount to be charged by Alderman Van Voorhis.

Which was accepted by Alderman Van Voorhis.

And as amended the report was adopted by the following

Which was adopted.

By Aiderman SYACOM.

Resolved, That the sidewalk on the north side of Fortyinth street, between Ninth and Tenth avenues, be flagged
inder the direction of the Street Commissioner.

Which was referred to the Committee on Roads.

Resolved, That all papers now in possession of this Board
elating to street stands, show cases, signs, &c., be and they
re hereby referred to the Councilman representing the disrict.

ricic.

Which was adopted.

By Councilman Koster.

By Councilman Council

Resolved, Francisch and Tenth avenues, tinder ween the Ninth and Tenth avenues, tinder ween the Ninth and Tenth avenues, tinder ween the Ninth was referred to the Committee on Streets. By Councilman Harrauck—By Councilman Harrauc

fore,
Resolved, That Illih and Il2th streets be opened where
not aiready done between Harlem river and the Ninth avenue; and that Il3th and Il4th streets be opened between the
Harlem river and Tenth avenue where not aiready done.
Whir-h was referred to the Committee on Street Openings.
By Councilman ROSERTS—
Whereas, Il6th street is regulated and graded from the
Eighth avenue to the Harlem river; and, whereas, the said
Il6th street would be a leading thoroughfare if not in a dan-

Resolved. That the Comptroller be and he is hereby author-med and directed to draw a warrant in favor of Joseph Stuars, reasurer of the Grand Street Presbyterian church, for the sum of \$717 28, as a domaino, being the amount of assess-ments due on the church property of said congregation, stated to Twenty-reight street, between Ninth and Tenth ap-visus, and charge the same to the account of constraint, sta-ted to Twenty-reight street, between Ninth and Tenth ap-visus, and charge the same to the account of constraints

the northwest and southeast street.

Which was laid over.
Report of Committee on Sewers, to build sewer in Forty-third street, between Third and Lerington avenues.
Which was laid over.
Report of Committee on Rewers, to build culvert southeast corner of Fifty first street and Third avenue.
Which was laid over.
Report of Committee on Sewers, to build sewer in Seventy-seventh street, between Second and Fourth avenues.
Which was laid over.
Report of Committee on Wharves, Piers and Slips, to dredge Fulion Market slip, between piers 22 and 25, East 1992.

loran, Roberts, Hettrick and Imlay—21.

Negatire—Councilmen Kellogg, Tyng and Pullm
Resolution of Board of Alderman, as follows:—
Resolved, That the Clerk of the Common Counce
is hereby authorized and directed to procure cotills and documents transmitted to the Legislature,
ponse not exceeding the sum of \$250.

Councilman Pullman moved to amend said resinserting after the word "bills" the words "relat-

Imlay—4.

Nor1058 aGAIN RECURED.

Councilman Stacous moved to take from the table receive tion of Board of Aldermen, as follows:—

Resolved, That the Comptroller be and is hereby directed to draw his warrant in favor of Francis I. A. Boole, for a sum of \$9,600, for legal disbursements in the matter of the saum of \$9,600, for legal disbursements in the matter of the Aldermen, Governor Seymour, the Senate Investigations before the Committee of the Board of Aldermen, Governor Seymour, the Senate Investigation to this city and at Albany. of charges against him as City Imperior of the city of New York, and that the Comptroller charge the same to the appropriation for city contingencies.

low:

Resolved, That crosswalks be laid in New street, from opposite New, 5 and 7; also in Broad street, from opposite Sea.

It, under the direction of the Proton Aquestuct Department and that the accompanying ordinates therefor be adopted.

Which was laid over.

Report of Committee on Streets, with resolution as the

full width where necessary, under the direction of the Street.

Tull width where necessary, under the direction of the Street.

For he adopted.

Which was laid over.

Report of Committee on Roads, with resolution, as fellows:

Resolved. That the sidewalks on both sides of Lawrence treet, from the junction of 126th street to the junction of 126th street, be flagged a space of four feet wide through the efficiency, where not already done, under the direction of the Street Commissioner, and that the accompanying excitance therefor be adopted.

Which was laid over.

Report of Committee on Roads, with resolution as fallenged the sidewalks be flagged and reflagged, full wide, where necessary or not already done on the established grade, on the west side of Third arenue, between Pifty-seventh streets, under the direction of the Street. And Fifty-seventh streets, under the direction of the Street. Which was laid over.

Report of Commissioner, and that the accompanying ordinance therefore a description of Commissioner, and that the accompanying ordinance therefore.

Report of Committee on Streets, with resolution as fellows:

in removing such obstructions and sulpanosa.

Councilman Rancosc moved that said resolution to refunred to the Committee on Streets.

Which was lost.

The resolution was then concurred in.

Councilman Fayra moved that the Board do now adjourn,
Which was carried.

Whereupon the Fresident declared that the Board steed

Whereupon the Fresident declared that the Board steed

TO

the receivers. (Mass vs. Goodman, 2 Hilton, 280. Heusen vs. Radeliff, 17 N. Y., 550.) Stevens and a claim against the company for the company of the company the receivers. (Mass vs. Goodman, 2 Hilton, 280. Van Heusen vs. Radeliff, 17 N. Y., 580.) Sevens & Co. had a claim against the company for about \$30,000 for losses at the time the receivers were appointed which still remains unsettled. Therefore they ask to have the uncarned premiums endorsed on their notes, and the notes and loss left for future adjustment, instead of their being caited upon to pay the amount of premium carried. The Court will also see that these premium motes are not yet due, which is another controlling reason why the uncarned premium should be endorsed, instead of the earned premium paid. The company gave Stevens & Co. a credit which the receivers have no equitable right to call upon them to cut off, as a condition of the receivers doing what is equitable. The only proper and equitable course which we see is for the receivers to endow, and when the notes become due for Stevens & Co. 50 adjust them. Upon one of these principles we ask the Court to direct the receivers to cancel these policies. Mr. Dudley Field opposed the motion, remarking that such a course would make a difference of \$300,000 to the Company.

IMPORTANT TO TELEGRAPH COMPANIES eir Liability for the Correct Trans mission of Messages.

GOURT OF COMMON PLEAS—GENERAL TERM.

Before Judges Daly, Brady and Cardozo.

Augustus H. Lockwood as. The Independent Line of Telegraph.—This is an appeal from a case tried at the trial term of the Court of Common Pleas, before Judge Daly and a jury, in November, 1865. According to the complaint, Mr. Lockwood, a manufacturer of straw goods and commission merchant, of this city, sent to the office of the Independent Line of Telegraph, on the 15th of January, 1864, the fellowing message:

To T. J. Baseow, Dedham, Man.—Stop sewing pedal draid until I see you.

For this message Mr. Lockwood paid forty cents, on URT OF COMMON PLEAS-GENERAL TERM.

January, 1884, the fellowing message:—
To T. J. Baseow, Dedham, Masa:—Stop sewing pedal Braid until I see you.
For this message Mr. Lockwood paid forty cents, on the understanding that it would be sent as written and directed. Instead of this being done the plaintiff claims the following very different message was telegraphed and delivered to Mr. Bascom:—
New York, Jan. 15, 1864.
To T. J. Bascow, Dedham, Masa.—Keep sewing pedal braid until I see you.

In consequence of this mistake in the transmission of the message Bascom, who was in the plaintiff's employ manufacturing braids at a specified price per piece, was induced, as is alleged, to manufacture 463 pieces of braids into unfashionable and unsalable shapes, by which Mr. Lockwood was greatly damaged both in custom and in expense incurred in procuring other stock suitable for his trade; wherefore he claimed \$1,500 damages, and on the case being given to the Jury a verdict was rendered in his favor for \$1,004 75.

Before the rendering of this verdict, and after the plaintiff rested his case, the counsel for defendant moved to dismiss the complaint, making the following points:—
First.—That Lo kwood cannot recover against the defendant for the work and labor performed by Bascom alter the receipt by him of the message. Overruled.

Second—That if the plaintiff is entitled to recover at all he can r cover only for the damase arising from injury to his material in the hands of Bascom. Overruled.

Third.—That Lockwood's payment to Bascom for the work and labor per ormed would not give Lockwood a right to recover from the defendant the amount so pad. Overruled, the Court deciding that plaintiff, by such payment, would acquire the equitable in plaintiff, by such payment, would acquire the equitable in plaintiff, by such payment, would acquire the equitable in plaintiff, by such payment, by the paid for sending the message, because by volument.

Begin the paid for sending the message, because by volumer.

See the paid for sending the message, because by volumer.

See

artiting with Bascom, and receiving the property art., a has adopted the message as delivered me him, a rruled.

The defendant readed his case the Court charged fiver the defendant readed his case the Court charged of the the defendant readed his case the count of damages the amount of damages the stream of the more patch delivered to Bascom was not the plaintiff sesch, and conveyed no direction or authority from the intiff to Bascom to do anything whatever. The art refused so to charge, and defendant's sould despend the court of the despending of the work of the property manufactured by Bascom, and there was no all obligation resting upon him to pay for the work of upon it. The Court refused so to charge, and dedant's counsel duly excepted. 3. That the plaintiff as at perfect liberty to reject the property manufactured by Bascom, and there was no all obligation resting upon him to pay for the work of the counted duly excepted. 3. That the plaintiff had not authorized, he can recover damages in this case further than the amount in by him for sending the despatch. The Court refused to charge, and the defendant's counsel duly excepted. That if the plaintiff is entitled to recover damages in it is action the jury should not allow him anything on count of the money paid by him to Bascom for manuturing after the sending of the despatch. The Court refused to charge, and the defendant's counsel liy excepted. That if the plaintiff is entitled to recover damages in this action the jury should not allow him anything on count of the money paid by him to Bascom for manuturing after the sending of the despatch. The Court refused to charge, and the defendant's counsel liy excepted. That the plaintiff is entitled to recover damages in the sewing of the staw braid, in question to the forms and shapes in which it was manutured was caused by the stroy of the defendant to consider the negligent acts of the plaintiff or his agent, they give the find a verdict for the defendant. The Court of the defendant of the institute of the de

Fitch took the ground that the Court effect first arging that the only question to pass upon was the int of damages sustained by plaintif, whether \$756,004 75, thus taking from the jury the consideration of all the other questions involved in the case; section refusing to charge, as requested by defendant's self, that the despatch fellivered to Bascom was not laintiff's despatch, and conveyed no direction or ority from plaintiff to Bascom to do anything what; and third, in refusing to charge that the plaintiff at perfect liberty to reject the property as manufact by Bascom, and that there was no legal obligation in the pay for the work done upon it. Its agreement having occurred during the argument certain parts of Judge Daly's charge to the jury, the was ordered to be resettled by consent, so as to sent the points in a clear manner before the court.

An Alleged Counterfeiter Offering to Give

Evidence to the Government-Extensive UNITED STATES COMMISSIONER'S OFFICE. Before Commissioner Osborn. Frz. 27.—The case of the United States against John Hartman, who has been accused of having had counterfeit money in his possession, was called on for hearing.

Mr. Spencer, on behalf of the accused, said that some negotiations were going on as to disclosures to be made by Hartman to the government with regard to counterby Hartman to the government with regard to counter-foiters and their operations. If good could result from such disclosures, and if they turned out to be of value, he iMr. Spencer; for one would not object to the exami-nation being postponed for a week. He was informed that Ha-trans would give valuable information to the government, and time was asked until Friday to see whether the information was really valuable or whether this only a plan on the part of the accused to escape from the consequences of his own acts. Commissioner Osborn—What is the nature of the ne-gotiations?

the consequences of his own acts.

Commissioner Osborn—What is the nature of the negotiations?

'counsel stated, in reply, that the only proposal made by Hartman was that he be admitted to bail on the understanding that he furnish to the government a certain amount of information that would render it advisable for the magistrate to use him as a witness in place of pressing this charge against him. The proposal was made in good faith, and if the information was not given Hartman was prepared to meet the charge and suffer the consequences, if it were substantiated against him.

Commissioner Osborn—I do not propose to let this man out on bad now. If he give information that may turn out to be of value to the government, and put them on the track where the money is made, that is the time for me to listen to a proposal for bail. I have information that this case is sue of a grave character. Its ramifications extend a graut many ways, and I shall listen to no suggestion of only unless to be for \$5,000. If Hartman disclose facts to Mr. Howles, the detective officer, or to the District Attorney, then I shall listen to a motion for ball to the amount here stated.

Mr. Spencer said Hartman could not get \$5,000 bail, but he was ready to deposit with the Court every dollar be had, and it would be as safe with the Court as in a bank, and probably safer. Hartman, he did not think, could get bail to half the amount spoken of by the Commissioner. All the dollars he had amounted to about \$2,500, and he was willing to place the money here until Friday.

The Commissioner ordered the matter to stand over till

Friday.

The Commissioner ordered the matter to stand over till Friday. Bowies should have a conversation with Hartman and report it to him (the Commissioner) or the District Attorney, but it should not be disclosed here on the The matter was accordingly adjourned till Friday. The Sanitary Police.

Captain Lord, of the Sanitary police, yesterday made the following report to the Board of Police Commission-

METROPOLICA POLICE COMMISSION
METROPOLICA POLICE, 300 MILLERIAN STREET,
NEW YORK, Feb. 27, 1866.

To THE HONORABLE THE BOARD OF POLICE:—
GENTLANCE—The following is the amount of work performed by the members of my command for the week noting February 24, 1866:—There have been three hundred and thirty-one complaints made, and notices served or the cleaning of one hundred and sixty four inks, thirty-two privies, thirty-one yards, twenty-four houses sewers, twenty cellars, eleventouses, one slaughter house, three areas and our claterns, and for the repairing of eleventines, six sidewelks, four chimneys, one coal vault and intotees hydrants and waste pipes. There have been dintices hydrants and waste pipes. There have been dintices hydrants and waste pipes. There have been dintices hydrants and waste pipes. There have been difficulty-five house sewers, minsteen collars, nine-een focuses, two alughter house, two areas and one table, and repaired four minks, ten sidewalks, four chimotys, one coal vault and sincteen hydrants and waste ippes.

There have been two hundred complaints made and offices served for the cleaning of one numbered and fortyro sinks, seventies yards, six cellars, six houses, two
mites, two hoppens, four house severs, seven cisterus,
ad for the repairing of two sinks, three sidewalks, for
mi vanks and four hydrants and wasts pipes. There
are been cleaned under service of services notice

Decisions at Superior Court — Special Term.

Before C. J. Robertson.

Feb 27.—Mary C. Lillie vs. Benj. A. Lillie—case must go back for further proof; Gustave Bunge et al. vs. Julian Henry Koop—case settled; Margaret Tutcke vs. The Knickerbocker Stage Company—case settled; Charles Webb et al. vs. Wallace J Groot et al.—attachment and order of aircest granted, with \$10 costs.

Before Justice Barbour.

Laura Keene vs. John S. Clarke, unpleaded—motion to amend granted by consent; Thomas Newton vs. Samael Hicks et al.—motion granted; Charles P. Schermerhors vs. James Finlay—motion to open default granted on terms; Maria Gross, Ex tr. vs. John H. Pape—motion granted; Charles P. Schermerhors vs. James Finlay—motion to open default granted on terms; Maria Gross, Ex tr. vs. John H. Pape—motion granted.

MUNICIPAL AFFAIRS, Board of Aldermen.

Board of Aldermem.

OFFICIAL.

STATED SESSION-MONDAY. Feb. 26-2 F. M.
Present-Aldermen Moore, Coman, Norion, Flynn, Shannon, Gedney, Ely, Ryera, Reilly, Brice, Loew, Masterson, Varnum, O'Brien, McGinnis and Van Voorhis-16.
The minutes of February 21 were read and approved.

By Alderman Vannum-Puttions.

By Alderman Vannum-Puttions.

By Alderman Vannum-Puttion of the Variety for the establishment of a ferry from piers 14 and 15 North river.

Which was referred to the Committee on Ferries.

By Alderman McGinnisOffice of the Mitterofolitan Gas Company,
Conner of Broadway and Fonty-second Street,
Conner of Broadway and Fonty-second Street,
Conner of Broadway and Fonty-second Street,
Gentlemen-thereby resign, in favor of Benjamin A. Moran, the office of a Commissioner of Deeds for the city and county of New York, to which I was appointed January, 1966.

I russ that this, my resignation, may be accepted. Yours,
Which was accepted.

Whereupon be presented the following resolution:—
Resolved, That Benjamin A. Moran be and he is hereby

Which was adopted.

By Alderman ELY—
Whereas by an act of the Legislature of this State a contract was made with Messrs. Brown, Devoe & Knapp to clean the streets of this city, and notwithstanding such contract continues in full force and effect, constant complaints are being made of the fifthy condition of the streets; and Whereas the city authorities are by many unjustly deemed responsible for such alleged violations of the said contract and are regarded by our citizens as being answerable to them for the evila resulting from such infraction of its pro-

Whereas the city authorities are by many unjusty occursersponsible for such alleged violations of the said contract and are regarded by our citizens as being answerable to them for the evils resulting from such infraction of its provisions: be it therefore
Hesoived, that the Comptroller be and he is hereby requested to furnish this Board at his earliest convenience of the contraction of the contract of the cont

provided for in the same act of the Legislature; therefore be it

Resolved, That a special committee of three be appointed by the President of this Bourd, whose duty it shall be to examine into the provisions of the said act and the executive business performed by the present City Inspector's Department under existing ordinances, and report the result thereof, with their recommendation, to this Board, with the view that proper action may be taken thereon.

Whise was adopted.

By Alderman McGiffers—
accolved, Inal Seventy-eighth sireet, from Pirst to Second Avenue, be curped and guttered and the sidewalk flagged at epide for it is taken thereof, under the directions of the Street Commissioner be authorized and directed to renumber Thirty-first street, east of the Second avenue, to correspond with the numbers of said street west of the Second avenue, to correspond with the numbers of said street west of the Second avenue, to correspond with the numbers of said street west of the Second avenue, to correspond with the numbers of said street west of the Second avenue, to correspond with the numbers of said street west of the Second avenue, to the redevant of Berger.

By Alderman O'Berge.

By Alderman O'Berge.

By Alderman O'Berge.

of the Second arguin.

Which was adopted.

Wy Alderman O'Burn.

Research, That the sidewalk in Pirst avenue, between Thirty-thiru and Thirty-fourth streets, be flagged on both sides, under the direction of the Street Commissioner.

Which was referred to the Commissioner.

Which was referred to the Commissioner.

By Alderman O'Burns, blird street, from Fourth to Sixth avenue, be pared with Beiglan parement, under the durections of the Croton Aqueduct Department, the property the street of the Croton and the city to pay the content of the Croton and the city to pay the Which was referred to the Committee on Streets.

Which was referred to the Committee on Roads.
By Alderman Mctinnis—
Resolved, That a gas lamp be placed and lighted at the
southwest corner of Fifth avenue and Fifty-minth street,
under the direction of the Street Commissioner.
Which was adopted.
By Alderman McCirnus—
Resolved, That the cure and gutter stones be set and the
control that the cure and gutter stones be set and the
cure the cof, and the cure of four feet wide strongs the centre the cof, and the cure of four feet wide strongs the centre the cof, and the cure of four feet wide rough to comtion of the cure of the Street Commissioner.
Which was referred to the Committee on Roads.
By Alderman McCirnus—
Resolved, That the actual opening of Ninetieth street, from
Fifth avenue to the East river, and from the Sighth avenue that the actual opening of Ninetieth street, from to the East river, and from the Eighth avenue to the Hudson river, date from the approval of the resolution by his Honor the Mayor.
Whish was adopted.
By Alderman McGissnis—
Braceled. That John Ahern be and he is hereby appointed of Commissioner of Deeds in and for the city and county of New York, in the piace of Michael Purcell, who has declined to qualify.

the Third arenue between Sixty-fifth and Seventy-Erest atrects which remains unsewered, under the direction of the Croton Aqueduct Department.

Which was referred to the Committee on Sewers.

By the PRINTENENT—
Resolved, That the sidewalks in Thirty-fifth street, between the Tenth and Eleventh avenues, be flagged and reflagged where necessary, and that the accompanying ordinance therefore be adopted, under the direction of the Street Commissoner.

Commissioner.

While was laid over.

By Alderman FLYNS—
Resolved, That the sidewalks in Sixth avenue, from Carmine to Fourth street, be flagged and reflagged where necessary, under the direction of the Street Commissioner.

Which was referred to the Committee on Streets.

By Alderman McLimis—
Resolved, That the Street Commissioner be and he is here-by requested to report to this Board, at his earliest convenience, by what authority the rails of the Morrisanis of Fortham Railroad Company to the Morrisanis of Fortham Railroad Company to the Morrisanis of Fortham Railroad Company to the Advention of the Street Commissioner to the Commissioner of the Street Company as the atreets on this side of the Harlem river; also whether said company pays any ilones or fees to the city of New York for the valuable privileges of franchises it enjoys.

Which was adopted.

By Alderman FLYNS—
Resolved, That Islank street, from Blencker street to Greenwich avenue, be paved with Belgian or trap-block pavement, under the direction of the Committee on Streets.

By Alderman GEDSST—
Resolved, That Islank street, from Blencker street to Greenwich avenue, be paved with Belgian or trap-block pavement, under the direction of the Committee on Streets.

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Resolved, That Islank street to GReenwich avenue, be paved with Belgian or trap-block pavement, under the direction of the Committee on Streets.

By Alderman GEDSST—
Resolved, That Islank street to GReenwich avenue to the committee on Streets

was referred to the Committee on Streets.

Which was referred to the Committee on Streets.

By Alderman Mastrisson—
Resolved, That a receiving basin and culvert be built on
the southesst corner of Broadway and Fifty-ninth street, to
connect with sewer in Eighth avenue, under the direction of
the Croton Aqueduct Department.

Which was referred to the Committee on Sewers.

By Alderman Var VOORHIS—
Lesolved, That permissioner, william Kehoe, to liag the
sidewalks in front of their property on Lawvence street, between 128th street and Broadway, the same to be done at
their own expense and under the direction of the Street Commissioner, the same to be completed one year from the date
of this resolution.

Which was adopted.

By Alderman Mastrisson—
Resolved, That the sidewalks of Sixth avenue, between
Portieth and Fifty-ninth streets, be flagged to their full
width, where not already done, under the direction of the
Street Commissioner. Fortieth and Fitty-ninth streets, be flagged to their full width, where not already done, under the direction of the Street Commissioner.

Which was referred to the Committee on Roads.

By Aiderman REILLY—
Resolved, That the grade of Worth street, between Broadway and Centre streets, and of Eim street, between Fearl and Leonard streets, be changed so as to conform to the red lines and figures drawn on the accompanying maps, dated lines and figures drawn on the accompanying maps, dated lines and figures of the control of the red lines and figures drawn on the accompanying maps, dated lines and figures drawn on the accompanying maps, dated lines and figures drawn on the accompanying maps, dated lines and figures drawn on the accompanying maps, dated lines and figures drawn of the casterly curb line of Worth street to begin at the present elevation of the casterly curb line of Em street. Steet 3 inches. The grade of the southerty curb line of Em street 2. feet 3 inches. The grade of the southerty curb line of Em street 2. feet 3 inches. The grade of the southerty curb line of Em street. Worth street, to begin at the present elevation of the easterly curb line of Em street 2. feet 3 inches. The grade of the southerty curb lines of worth street, making the elevation of this curb line at the intersection with the westerly curb line of Em street 2. feet 3 inches. And with the easterly curb line of Em street 2. feet 3 inches. And with the easterly curb line of Em street 2. feet 3 inches. And with the easterly curb line of Em street 2. feet 3 inches. The grade of the easterly curb line of Em street 2. feet 3 inches. And with the easterly curb line of Em street 2. feet 3 inches. The grade of the easterly curb line of Em street 2. feet 3 inches. The grade of the easterly curb line of Em street 2. feet 3 inches. The grade of the easterly curb line of Em street 2. feet 3 inches. The grade of the easterly curb line of Em street 2. feet 3 inches. The grade of the easterly curb line of Em street 2. feet 3 inches. The grade of

whole to be uone tinder the direction of the Street Commissioner.

Which was referred to the Committee on Streets.

By Alderman Rymas.

Reconstruct the Courses to the Corporation be and he
Reconstruct the Courses to the Corporation be and he
the course of the course to the the company and the New
York Gaslight Company (having at the present time no grant
from the chyl have any authority to lay gas mains in the
atreats of the city of New York without first receiving authority through the Common Council.

Altherman Marrauscom moved to amend by including the
Metropolitan Gas Company.

Which was accepted by Alderman Rymas, and as amended
adopted.

Which was referred to the Committee on Annual Places.

The Committee on Finance presented a report making a donation to the Dispensary and Respital for Women and Children sufficient to pay taxes on the property of the Dispensary.

Which was laid over.

The Committee on Finance presented a report making a donation to the New York Institution for the Bilind sufficient to pay taxes 18th assessment now due on its property.

Which was laid over.

The Committee on Finance presented a report making a donation to the Bebrew Benervient Society to pay assessment, and to refund money paid for taxes on their Orphan Asylus.

Which was laid over.

eighty-three sinks, sixteen yards, three cellars, or stable, one hogoen, six sewers, seven cisterns, and r paired two sinks, one sidewalk, two chimneys and thre hydrants and waste pipes.

All of which is respectfully submitted.

B. G. LORD, Captain of Sanitary Company. Which was laid over.

The Committee on Finan

sions at Superior Court - Special

Jose Committee on Pinance presented a report to Joseph Hillier for each and forces lock. From bulking the state that the state of the s

which was laid over.

The Committee on Sewers presented a report to build a rulvert under or parallel with the sewer now in progress in seventy-fourth street, wast of Scood avenue.

Which was laid over.

The Committee on Sewers presented a report to abate nuisance in the street, corner of Fulton and Nassau streets.

Which was laid over.

BOTIONS.

Alderman Norrow moved to take from the table of A. W. Craven, for increase of salary. Which was carried. He then moved a reference of the paper to the C. Which was carried.

Which was carried.

Resolution from the Board of Councilmen fixing pensation of sweepers in the public markets.

Which was lost by the following vote:—
Affirmative—Aldermen Moore, Norton, Flynn, Gedney, Ely, Ryers, Reilly, Brice, Masterson, Mct.

retition of Herien Mediants and Van Voorbas—16.
action in relation to Am street.
Alderman Farms moved to lay the subject on the table.
Affirmative—Aldermen Moore. Coman particles of the Mediants of the Medi

to adjourn to meet again on the Lim proximo, at two o clock P. M.

Alderman Shannon, as an amendment, moved to make the 26th inst. as the day of meeting.

As an amendment to the amendment, Alderman RELLY moved to make Monday next the day of meeting.

The question was trist taken on the amendment of Alderman Shannon.

Which was lost by the following vote:—
Altirnative—Aldermen Flynn, Shannon, Ryers, Loew and Masterson—A.

Negative—Aldermen Moore, Coman, Norton, Gedney, Ely, Reilly, Brice, Varnum, O'Brien, McGinois and Van Voorhis—II.

The question then being taken on the motion of Alderman Norton,

The same was lost by the Johnwing vote:—
Affirmative—Aldermen Moore, Coman, Flynn, Gedney, Ely,
Ryers, Reily, Loew, Varnum, O'Brien, McGinnia and Van
Vorjias—I
The quession being then taken on the motion of Alderman
The same was carried by the following vote:—
Affirmative—Aldermen Moore, Coman, Norton, Flynn, Gedney, Ely, Ryers, Reilly, Brice, Varnum, O'Brien, McGinnis
and van voorde—13.

Negative—Aldermen Shannon, Loew and Masterson—3.

Report of Committee on Finance, in favor of adopting resolution as follows:—
Resolved, That the Comptroller be and he is hereby authorized and directed to draw a warrant in favor of Mrs. Dewitt
C, Ward, President of the Wamen's infarmary, at Washington Heights, for the sum of \$3,000, as a donation in aid of
the Tunes of the said infirmary, the amount to be charged by
the Comptroller to the account of donations.
Alderman Vannus mored to amend the resolution by
striking out all after the words, "in favor of" in second line
and insecting as follows:—"Mr. Edward, Bayard, honorary
member of the Women's Indrimary, at Washington Heights,
for the sum of \$3,000, as a donation to be charged by
the clobus and in aid of the Innex of the said Infirmary, the
amount to be charged by the Comptroller to the account of
debts and in aid of the Innex of the said Infirmary, the
Mich was accepted by Alderman Van Voorbis.

And as amended the report was adopted by the following

Report of Committee on Streets, in favor of adopting reso-lutions follows:—
Resolved, That Second avenue, from Hudson street to Eourteenth street, be paved with Belgian pavement, under the direction of the Croton Aqueduct Seard, and that the so-companying ordinance therefor be adopted.

Which was adopted by ine following vote:
Affirmative—Aftermen Moorn, Coman, Norton, Flynn, Shannon, Gedinge, Ely, Reilly, Brice, Loew, Masterson, Var-num, O'Brien, McGinnis and Vas Voorbis—18.

Which was carried.

By Connellman FLYNG—
By Connellman FLYNG—
By Connellman FLYNG—
By Connellman FLYNG—
Rassorod, Their permissions by and the same is here
given to H. R. Harvis to ergot—we therefore the property of the seventh are used.

We went with street, between Seventh and Eighth a sensu
titch permission to remain only during the pleasure of tommon Council.

terson, various Mastrison moved to refer the resolution to the Committee on Streets.

Which was carried.

Which was carried.

Which was carried.

Report of Committee on Roads, in favor of adopting resolutions of the committee on Roads in favor of adopting resolutions of the committee of the Corporation be and he is bereby authorized and directed to take the necessary legal measures to have Soventy-third street from the Third to Fourth avenue, opened according to law.

Which was adopted by the following vote:—Aniroative—Aldermen Moore, Comma, Norton, Flynn, Shannon, Gedney, Ely, Ryera, Reilly, Brice, Loew, Masierson, Varnum, O'Brico, McGimnis and Van Voorhis—16.

Norton,
The same was lost by the following vote:
Affirmative—Aldermen Norton, Shannon, Brice and Masterson—4.

num, O'Brien, McLinulls and Yas Voorths—II.

Alderman Norroot moved to take up the veto mediage from his Heaser the Mayor of resolution directing the Clerk of Common Cenneti to compile and publish the Corporation Manual for 1886.

Which was carried by the following vote:

Afternative—Aldermen Moore, Coman, Norton, Plynn, Shannon, Bly, Reilly, Brico, O'Brien and Yan Voorhis—II.

Negative—Aldermen Gediesy, Leew, Masterson, Varnum, and McChinie—

the Adoption of the resolution, notwith the state of the compile of the resolution, notwith the compile of the production of the resolution, notwith the compile of the production of the resolution, notwith the compile of the following note—

Aliemative—Aldermen Moore, Coman, Norton, Plynn, Shannon, Gediery, Eig, Ryers, Reilly, Hrice, Loew, Masterwon, O'Brien, McGlands and Van Voorhis—IA

at his own expense, not to interfere with the public travel, and to remain only during the pleasure of the Common Council.

Which was laid on the table.

By the Prassinger—
Resolved, That Eleventh avenue, from Fourteenth to Fifteenth street, be curbed and guitered forthwith, under the direction of the Street Commissioner, and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Streets.

By Councilman Trau—
Resolved, That Thirty-creath street, between Park and Madison aresured, be paved with Registan or trap-block pavement, under the direction of the Croton Aqueduct Department, and that the accompanying ordinance therefor be Which was referred to the Committee on Roads.

And as amended the report was adopted by the following Andreas and the report was adopted by the following Allemative—Alderman Moore, Coman, Norton, Shannon, Gedney, Ely, Ryers, Relify, Brice, Loew, Varnum, O'Brien, Mosinnis and Van Voorhis—14.

Negative—Alderman Masterson—I.

RESOLUTIONS REMUNED.

By Alderman Shannon—An ordinance of 1609.

Alderman Marrumon moved to amend by adding the words "to be paid into the City Treasury."

Which was accepted by Alderman Varnum.
And as amended the asme was adopted.
Alderman Varnum then called up the resolution marked E, recommending that application be made to the Legislature by the Common Council for the passage of an act to amend the Revised extutes in relation to reports of deaths to the Public Administrator.

Which was adopted.

Report of Committee on Streets, in favor of adopting resolution and the second avenue, from Hudson street to

an orunance by Board of Councilment creating an I or of Gily Raliroads in the city of New York.
Which was concurred in by the following vote:—
Affirmative—Aldermen Moore, Norton, Plynn, Shally, Ryers, Reilly, Brice, Low, Masterson, O'Brie linnis and Van Voorhia—15.

slips.
hich was adopted by the following vote:
hirmative—Aldermen Moore, Coman, New, Ely, Ryers, Reilly, Brice, Loew, N.
McGinnts and Yan Voochis—14.
Lee Aldermen Shannon and O'Brienport of Committee on Streets in favor of

follows:—
ed, That a crosswalk be laid across Second avenue,
ed, That a crosswalk be laid across Second avenue,
tersection of Ninth street, on a line with the side
extended, under the direction of the Croton Aquerd, and that the accompanying ordinance therefore
defined the companying ordinance therefore
ed. is as adopted by the following vote:—
ive—Aldermen Moore, Coman, Norton, Flynn,
Gedney, Ely, Ryers, Rellly, Brice, Loew, Masterum, O'Brien, Mccilmis and Van Voorhis—16.
of Committee on Streets of Board of Councilmen

Eighth avenue to the Harlem river; and, whereas, the said light street would be a leading thoroughfare if not in a dangerous condition, being full of holes and large loose rocks, which render the same very dangerous to travel; and whereas, the Eighth avenue, from 10th to 12th street is regulated and graded and the same is rendered unfit for travel in consequence of obstructions, the same as lifth street; therefore the consequence of obstructions, the same as lifth street; therefore the consequence of the superins depends of Roods cause the said obstructions to be removed from the above and street and avenue be repaired and graveled, and kept in repair, and that the said above street and avenue be repaired and graveled, and kept in repair, and that the same be done out of the appropriation of Roads and Avenues, as soon as the frosts will permit.

Which was referred to the Committee on Roads. By Councilman HALLORAS—Resolved, That Eighty-sixth street, from Fifth avenue to avenue A, be paved with Belgian pavement, under the direction of the Crotton Aqueduct Department.

Which was referred to the Committee on Belgian Pavement.

tion of the Croton Aqueduct Department.
Which was referred to the Committee on Belgian Pavement.
By the same—
Resolved, That the earb and gutter stones be set in Piftysixth street, between the Pifth and Sixth avenues, and the
sidewalks regulated and flagged a space of four feet wide
through the centre of the same immediately, under the direction of the Street Commissioner.
By the same—
Resolved, That there be a sewer constructed in Eightyfourth street, from Third avenue, to connect with the sewer
in Second avenue, under the direction of the Croton Aqueduct Department.
Which was referred to the Committee on Sewers.
By Councilman Mackay—
Resolved, That crosswalt be laid in West Twelfth street,
four hundred feet west of Sixth avenue, by and under the
direction of the Street Commissioner.
Which was referred to the Committee on Streets.
By Conneilman RosswaBy Conneilman RosswaResolved, That Forty seventh street, between First and
Third avenues, be refugged where necessary, under the direction of the Street Department.
Which was referred to the Committee on Rosads.
By Conneilman RosswaResolved, That Forty seventh street, between First and
Third avenues, be refugged where necessary, under the direction of the Street Department.
Which was referred to the Committee on Rosads.
By Conneilman RosswaResolved, That permission be and the same is hereby given
to William McMahon to place a watering trough in front of
the premission of the Street Department.
Which was referred to the Committee on Rosads.
By Conneilman McMahon to place a watering trough in front of
the premission of the Street Department.
Which was referred to the Committee on Rosads.
By Conneilman McMahon to place a watering trough in front of
the Street Department.
Which was neared to the Committee on Rosads.
By Conneilman McMahon to place a watering trough in front of

ment, under the direction of the Croton Aqueduct Department, and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Roads.

Report of Committee on Scharts and Offices in favor of an appropriation to carry on the ordinance recently passed in read to blind persons.

Which was laid over.

FAFREN FROM THE BOARD OF ALDERKEN.

Resolved, That a gas lamp be placed and lighted at the southwest corner of Fifth arenue and Fifty-ninth street, under the direction of the Street Commissione.

Which was referred to the Committee on Lamps and the Resolved, That permission be and the same is hereby given to the proprietors of the Nassau Dining Salson to erect a samp in front of their premises, No. 113 Nassau street, at their own expense.

Which was referred to the Councilman representing the district.

Resolved, That Thirty-first street, between the Seventh and Ninth arenness, be paved with Belgian or trap-block paveness.

When medius Department, and that the accompanying ordinance therefor be adopted, one half of the expense thereof to be horne by the property owners and the remaining half by the city.

When was referred to the Committee on Belgian Pavement.

Report of Committee on Finance, with resolution as fol-

When was recovered.

Charities.

Beport of Committee on Streets, with resolution as follows:

Ensured, That Thirtiests street, from the First to the Fifth avenue, he pared with Buigian pavenues, under the direction avenue, he pared with Buigian pavenues, under the direction of the Crosses Appeted and that the accompanying sediments theselves a accepted. Which was referred to the Committee on Reigian Pave-ment.
Traumble and resolution as follows:—
Whereas, in the present crisis in the affairs of our country, when the conservative, liberal, enlightened and Christian poley of Andrew Johnson, Fresident of the United States,

Report of Committee on Finance on the annutions for the year 1806.
Which was laid over.
Councilman & strong moved that said report special order of business for Modday, March 5.
Councilman Figure moved to amend said moting out the words "Monday, March 5." and has hereof the words "Murslay, March 5." and has hereof the words "Thurslay, March 1."
Which was carried.
The original motion, as amended, was then a In connection with the above report.
Councilman Kerlogo moved that the Committee of the council of the connection of the council of the concennan arrivog moved that the Committee on Finance be discharged from the further consideration of the following papers:—
Communication from the Comptroller in relation to increase in the pay of inspectors of sewers in the Croton Aqueduct Department.

neliman Warrs moved to discharge the Cones and Offices from the further consideration to the further consideration of Aldermen, being resigned.

Communication from the Comptroller in relation to increase in the pay of imspectors of aewers in the Croton Aqueduct Department.

Communication from the Comptroller, transmitting letter from Counsel to the Corporation, in relation to appropriation for opening new streets.

Petition of John H. Sickels to have his bills for work and materials inserted in the Tax Levy.

The motion to discharge the committee was carried, and the control of the Comptrol of Comptr

Sills (3, with interest, as Assessment of the and congregation from sale to redeem the property of the and congregation from sale for tasses for the year 1850, the amount to be charged by the Comptrolise to the account of donations.

Which was carried.

The same was the controlled over.

The same was the controlled over.

By Concellman Katacoo
Section 15 of chapter 25 of Revised Ordinances of 1550 is brevby amended as as to read as follows:

The owner or occupant, or person having charge of each house or other building, or bit or bus of ground in the city of New York, shall within the first four hours after every fall of snow, or rain or hall, which shall frome on the side-walks and in the gutters, cause the same to be removed entirely from off the stewarks opposite such house, building or lot, and from out of the griters for a distance of at least one foot-from the curb encounts such house, building or lot, and from out of the griters for a distance of at least one foot-from the curb encounts such house, building or lot.

rebellious, but now, happily, pasceable and repontant people of the Southern States; and we beg to be permitted to assure bim that, in the eminently wise and patriotic national measures be has inaugurated, or indicated in his speeches, and no his measures to Congress, tending to a full restoration of those States to the r former status in this Union of States, he has the most fervent and sincere wishes of nearly ill classes of our citizens for their final and triumphani uccess; and be it further

Resolved, That a copy of the foregoing preamble and resolution be appropriately engrossed, duly authenticated by the Olerk of the Common Council, and transmitted to his Excellency Andrew Johnson, President of the United States.

Counceliman Werra moved to amend said preamble and resolution by substituting therefor the following:—

Whereas the Congress of the United States, in seeking to secure to the nation the just fruits of its recent victory over reason and resolution that just fruits of its recent victory over reason and rebellion, adopted by a decisive majority a bill to contigue and confirm the protection of the loyal population of the South, both black and white; and the confirm the protection of the loyal population of the Fourth of the Council o amon country.

escoved, That, while there is nothing in the nature of democratic institutions that should lead us to repose that in the wisdom and sound judgment of the Presit it han of the representatives of the people of the several tes which compose the Congress, we are compelled, present instance, to sympathics with the latter and states waten compose the Congress, we are compened, in the present instance, to sympathize with the latter and gree with them that the people of the States which were ately in revolt have not given evidence of sincer repentance and genuine loyalty, or of a disposition to respect the rights and persons of the newly enfranchised sufficient to justify the nation in relinquishing its charge of those whom it is norally piedged to endow with all the privileges and bless-ngs of freedom; and therefore be it further Resolved, That we thank the Senators who voted persist-mity, though unsuccessfully, to pass the so called Freed-men's Bureau bill, notwithstanding the Fresident's disap-robation and veto, and heartily endorse their patriotic ac-ion.

Deminissioner, or control of the following vote:

Which was adopted by the following vote:
Adirmative—Councilmen Keenan, Long, Stacom, Pigua
Robinson O Brien, Kenney, Costello, Hartman, Brinkfla
Koster, Watta, Keech, Green, White, Mackay, Kollegon,
Tyng, Thomas, Halloran, Roberts, Pullman, Hettrick a d Fullman—12

Mackay moved that the whole matter be reselect committee of three.

se lost by the following vote:—

North Markay Markay

Washay Markay Flynn

Report of Committee on never, and the west side of Rread-Resolved, That the sidewalks on the west side of Rread-way, from Iwenty-ninth to Thirtieth streets, be flagged the full width where necessary, also the sidewalks in Sixth ave-nue, from Twenty-seventh to Thirtieth streets, be flagged the full width where necessary, under the direction of the Street Commissioner, and that the accompanying ordinance there

Report of Committee on Streets, with resolution to lows.—
Resolved. That Charles street, from Hudson street to Greenwich avenue, be paved with Regian pavoment, the property owners to pay one-half of the expense, and the city the remaining half, under the direction of the Croton Board, and that the accompanying ordinance therefor be adopted. Which was laid over.
Report of Committee on Streets, with resolution as failed.

that the accompanying ordinance therefor be adopted. Which was laid over.
Report of Committee on Streets, with resolution as fallows:—
Resolved, That South street, from Market slip to Corleare street, he paved with Belgian pavement, under the direction of the Croton Aqueduct Board, and that the accompanying ordinance therefor be adopted.

Which was laid over.
Resolved, That David Levy he and he is hereby appointed. Commissioner in and for the city of New York in place of the Croton approval.

And the same was directed to be sent to his Henor the Mayor for approval.

Resolved, That pare mains be laid and street lamps lighted in Ninety, fourth street, between Fourth and Fifth avenuan, under the direction of the Street Commissioner.

Which was concurred in.
And the same was directed to be sent to his Henor the Mayor for approval.

And the same was directed to be sent to his Henor the Mayor for approval.

Presentile and resolution as follows:—
Presentle and resolution as follows:—
Presentle and resolution as follows:—
Presentle track in Thompson street, between Canal and Fourth streets, has see exclumbered the sidewalts and guitem on toth sides of said Thompson street, in the content of the same was directed to the street and the public harriag commode the residents in the street and the public harriag commode the residents in the street and the public harriag commode the residents in the street and the public harriag commode the residents in the street and the public harriag commode the residents in the street and the public harriag commode the residents in the street and the public harriage commode the residents in the street and the public harriage commode the residents in the street commissioner be analysed from the present streets and streets the streets of the street of the said street to the street of the said street the streets of the said street to the street of the said street the streets of the said street to the street of the said street the streets of the said street to the street of the said street th

dent declared that the Board stood y, March L at two o'clock P. M. EDWIN M. MAGERTT, Clore